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 1
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   United States of America
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8
                        UNITED STATES DISTRICT COURT
9
                      SOUTHERN DISTRICT OF CALIFORNIA
10
                                       Criminal Case No. 13-cr-00229-GPC
   UNITED STATES OF AMERICA,
11
                   Plaintiff,
                                       GOVERNMENT'S SENTENCING SUMMARY
                                       CHART
12
        v.
                                       Honorable Gonzalo P. Curiel
13
   JULIO CHUMACERA,
                                                 September 13, 2013
                                       Date:
                                       Time:
                                                 8:30 AM
14
                   Defendant.
15
16
        COMES NOW the plaintiff, UNITED STATES OF AMERICA, by and through
   its counsel, Laura E. Duffy, United States Attorney, and Lara A.
17
   Stingley, Assistant United States Attorney, and hereby files the
18
19
   attached Government's Sentencing Summary Chart regarding the above-
20
   referenced matter.
          DATED: September 6, 2013.
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                                         LAURA E. DUFFY
                                         United States Attorney
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24
                                         s/ Lara A. Stingley
                                         LARA A. STINGLEY
25
                                         Assistant U.S. Attorney
                                         Email: Lara.Stingley@usdoj.gov
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SENTENCING SUMMARY CHA	ART USPO AUSA X DEF
Defendant's Name: Julio Chumacera	Docket No. <u>13-cr-00229-GPC</u>
Attorney's Name: Lara A. Stingley	Phone No.: <u>(619)</u> 546-8403
Guideline Manual Used: November 1, 2012	Agree with USPO Calc.: Yes
Base offense Levels: (Drug Quantity if Applicable:) [USSG § 2D1.1] Base offense Levels: (Drug Quantity if Applicable:) [USSG § 2D1.1] (a)(5)	38 34
Specific Offense Characteristics:	
	<u> </u>
Victim Related Adjustment:	
Adjustment for Role in the Offense:	2
Adjustment for Obstruction of Justice:	
Adjustment for Reckless Endangerment During Flight:	
Adjusted Offense Level: Combined (Mult. Counts) Career Off Armed Car	reer Crim.
Adjustment for Acceptance of Responsibility:	3
Total Offense Level:	
Criminal History Score:	5
Criminal History Category: Career Offender Armed Career Criminal	III
Guideline Range: (Range limited by: minimum mandX_ statutory maximu	from $\frac{108}{\text{to}} \frac{\text{mths}}{135}$ mths
Departures: None.	
Resulting Guideline Range: Adjusted Offense Level 29	from 108 mths

**RECOMMENDATION**: 60 months' custody (joint recommendation); 3 years' supervised release; no fine, \$100 special assessment

to  $\overline{135}$  mths

The Government makes this guideline recommendation after considering each of the 3553(a) factors and submits that the recommended sentence is sufficient, but not greater than necessary, to comply with the purposes set forth in 18 U.S.C. 3553(a)(2).

## Case 3:13-cr-00229-GPC Document 33 Filed 09/06/13 Page 3 of 3 UNITED STATES DISTRICT COURT 1 SOUTHERN DISTRICT OF CALIFORNIA 2 Criminal Case No. 13-cr-00229-GPC UNITED STATES OF AMERICA, 3 Plaintiff, 4 CERTIFICATE OF SERVICE V. 5 JULIO CHUMACERA, 6 Defendant. 7 8 IT IS HEREBY CERTIFIED THAT: 9 I, Lara A. Stingley, am a citizen of the United States and am 10 at least eighteen years of age. My business address is 880 Front 11 Street, Room 6293, San Diego, California 92101-8893. 12 I am not a party to the above-entitled action. I have caused 13 service of GOVERNMENT'S SENTENCING SUMMARY CHART on the following 14 parties by electronically filing the foregoing with the Clerk of the 15 District Court using its ECF System, which electronically notifies 16 them. 17 Gary Paul Burcham, Esq. Attorney for Defendant 18 I declare under penalty of perjury that the foregoing is true 19 and correct. 20 Executed on September 6, 2013. 21 s/ Lara A. Stingley 22 LARA A. STINGLEY 23 24

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